Yeas ..... 229 Nays ..... 178

Jefferson Johnson, E. B. Moakley Scott Mollohan Serrano Johnston Sisisky Montgomery Skelton Kaptur Murtha Slaughter Kennedy (MA) Nadler Spratt Kennedy (RI) Neal Stenholm Kennelly Oberstan Kildee Obey Stokes Klink Olver Studds LaFalce Ortiz Stupak Lantos Tanner Orton Levin Owens Tejeda Lewis (GA) Pallone Thompson Lincoln Pastor Thornton Lofgren Payne (NJ) Thurman Payne (VA) Lowev Torres Torricelli Luther Pelosi Peterson (FL) Maloney Towns Traficant Peterson (MN) Markey Martinez Pickett Velazquez Vento Visclosky Mascara Pomeroy Matsui Poshard McCarthy Rahall Volkmer McDermott Rangel Reed Ward McHale Waters Richardson Watt (NC) McKinney McNulty Rivers Waxman Meehan Williams Roemer Wise Meek Roybal-Allard Menendez Rush Woolsey Mfume Sabo Wyden Miller (CA) Sawyer Minge Schroeder Yates Schumer

# NOT VOTING-23

Baker (LA) Hobson Packard Johnson (SD) Radanovich Becerra Bryant (TX) Kasich Rose Callahan Kleczka Sanders Chapman Kolbe Seastrand Lewis (CA) Condit Spence Stockman Filner Manton Meyers Green

So the motion to lay the appeal of the ruling of the Chair on the table was agreed to.

A motion to reconsider the vote whereby said motion was agreed to was, by unanimous consent, laid on the

# ¶11.16 PROVIDING FOR THE CONSIDERATION OF H.R. 2924

Mr. GOSS, by direction of the Committee on Rules, called up the following resolution (H. Res. 355):

Resolved, That upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 2924) to guarantee the timely payment of social security benefits in March 1996. The bill shall be debatable for one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Ways and Means. The previous question shall be considered as ordered on the bill to final passage without intervening motion except one motion to recommit. The motion to recommit may include instructions only if offered by the Minority Leader or his designee.

When said resolution was considered. After debate,

Mr. GOSS moved the previous question on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House now order the previous question?

The SPEAKER pro tempore, Mr. WALKER, announced that the yeas had

Mr. FROST objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present, The roll was called under clause 4, rule XV, and the call was taken by electronic device.

#### ¶11.17 [Roll No. 28] YEAS-229

When there appeared {

Allard Franks (NJ) Myers Archer Frelinghuysen Myrick Armey Bachus Frisa Funderburk Nethercutt Neumann Baker (CA) Gallegly Ney Norwood Ballenger Ganske Barr Gekas Nussle Barrett (NE) Gilchrest Oxley Bartlett. Gillmor Parker Barton Gilman Paxon Bass Goodlatte Petri Goodling Bateman Pombo Bereuter Goss Porter Bilbray Graham Portman Bilirakis Greenwood Pryce Gunderson Quillen Bliley Blute Gutknecht Quinn Boehlert Ramstad Hancock Hansen Boehner Regula Riggs Roberts Bonilla Hastert Hastings (WA) Bono Boucher Hayes Rogers Hayworth Brownback Rohrabacher Bryant (TN) Ros-Lehtinen Hefley Heineman Roth Bunning Herger Roukema Hilleary Burr Royce Burton Hobson Saľmon Buver Hoekstra Sanford Calvert Hoke Saxton Horn Scarborough Camp Campbell Hostettler Schaefer Canady Houghton Schiff Sensenbrenner Hunter Hutchinson Castle Shadegg Chabot Chambliss Hyde Shays Chenoweth Inglis Shuster Christensen Skeen Istook Smith (MI) Chrysler Johnson (CT) Clinger Coble Johnson, Sam Smith (NJ) Smith (TX) Jones Smith (WA) Coburn Kasich Collins (GA) Kelly Solomon Souder Combest Kim Condit King Spence Cooley Kingston Stearns Cox Stockman Klug Crane Knollenberg Stump Crapo LaHood Talent Tate Cremeans Largent Latham Cubin Tauzin Taylor (MS) Taylor (NC) Cunningham LaTourette Laughlin Davis Thomas Thornberry Lazio Leach DeLay Diaz-Balart Lewis (KY) Tiahrt Dickey Doolittle Lightfoot Torkildsen Linder Upton Livingston Vucanovich Dornan LoBiondo Longley Dreier Waldholtz Duncan Walker Dunn Lucas Walsh Ehlers Manzullo Wamp Watts (OK) Ehrlich Martini McCollum Weldon (FL) McCrery McDade English Weldon (PA) Weller Ensign McHugh White Everett Whitfield Ewing Fawell McInnis McIntosh Wicker Fields (TX) McKeon Wolf Flanagan Metcalf Young (AK) Young (FL) Foley Mica Miller (FL) Forbes Zeliff Fowler Molinari Zimmer Moorhead Fox

# NAYS-178

Morella

Franks (CT)

Abercrombie

Barrett (WI)

Ackerman

Andrews

Baesler

Baldacci

Beilenson

Bentsen

Berman

Bevill

Bishop

Bonio

Borski

Brewster

Barcia

Browder de la Garza Brown (CA) DeFazio Brown (FL) DeLauro Brown (OH) Dellums Cardin Deutsch Clayton Clement Dicks Dingell Clyburn Dixon Doggett Dooley Coleman Collins (MI) Conyers Doyle Costello Durbin Edwards Coyne Cramer Engel Eshoo Danner

Evans Lewis (GA) Reed Richardson Farr Lincoln Fattah Lipinski Rivers Lofgren Roemer Roybal-Allard Rush Lowey Fields (LA) Luther Flake Foglietta Maloney Sabo Ford Markey Sawver Schroeder Frank (MA) Mascara Frost Matsui Schumer McCarthy Furse Scott Gejdenson McDermott Serrano Gephardt McHale Sisisky Geren McKinney Skaggs McNulty Skelton Gonzalez Gordon Meehan Slaughter Gutierrez Meek Spratt Hall (OH) Menendez Stark Hall (TX) Miller (CA) Stenholm Hamilton Minge Stokes Hastings (FL) Mink Studds Hefner Hilliard Moakley Stupak Mollohan Tanner Hinchey Montgomery Tejeda Holden Moran Thompson Thornton Hoyer Murtha Jackson (IL) Nadler Thurman Jackson-Lee Neal Torres (TX) Torricelli Oberstar Jacobs Obey Towns Jefferson Olver Traficant Johnson (SD) Orton Velazquez Johnson, E. B. Owens Vento Visclosky Johnston Pallone Kanjorski Pastor Volkmer Payne (NJ) Kaptur Ward Kennedy (MA) Pavne (VA) Waters Kennedy (RI) Pelosi Watt (NC) Kennelly Peterson (FL) Waxman Williams Peterson (MN) Kildee Kleczka Pickett Wise Klink Pomeroy Woolsey Poshard LaFalce Wyden Rahall Lantos Levin Rangel

# NOT VOTING-

Baker (LA) Green Packard Becerra Bryant (TX) Harman Radanovich Kolbe Rose Lewis (CA) Callahan Sanders Chapman Manton Seastrand Martinez Clay Collins (IL) Shaw Meyers Wilson Filner Mfume Wvnn Gibbons Ortiz

So the previous question on the resolution was ordered.

The question being put, viva voce, Will the House agree to said resolution?

The SPEAKER pro tempore, Mr. WALKER, announced that the yeas had

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

# ¶11.18 ADJOURNMENT OF THE TWO HOUSES

Mr. SOLOMON submitted the following privileged concurrent resolution (H. Con. Res. 141):

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on the legislative day of Thursday, February 1, 1996, it stand adjourned until 12:30 p.m. on Monday, February 26, 1996, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the Senate recesses or adjourns at the close of business on Thursday, February 1, 1996, Tuesday, February 6, 1996, Wednesday, February 7, 1996, Thursday, February 8, 1996, Tuesday, ruary 13, 1996, Wednesday, February 14, 1996, or Thursday, February 15, 1996, pursuant to a motion made by the majority leader or his designee in accordance with this resolution,